IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s) : Modak et al. Examiner : SAMALA,

JAGADISHWAR RAO

Serial No. : 10/786681 Confirmation No. : 3011

Filed : 02/25/2004 Group Art Unit : 1618

For : GENTLE-ACTING SKIN-DISINFECTANTS AND

HYDROALCOHOLIC GEL FORMULATIONS

INFORMATION DISCLOSURE STATEMENT

Electronically Filed VIA EFS

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

Enclosed herewith are patents and/or publications for consideration by the Patent and Trademark Office in regard to the invention claimed in the above-identified application. In compliance with 37 C.F.R. §1.56, such documents are listed on the enclosed Form PTO-1449.

This Information Disclosure Statement is submitted according to the following selected paragraph(s):

This Information Disclosure Statement is being filed under 37 C.F.R. §1.97(b) (1)
within three months of the filing date of a national application other than a continued
prosecution application under 37 C.F.R. § 1.53(d); (2) within three months of the date
of entry of the national stage as set forth in 37 C.F.R. § 1.491 in an international
application; (3) before the mailing of a first Office action on the merits; or (4) before
the mailing of a first Office action after the filing of a request for continued
examination under 37 C.F.R. § 1.114.

This Information Disclosure Statement is being filed under 37 C.F.R. §1.97(c) prior to either a final action or a notice of allowance. Payment for the fee required by 37 C.F.R. §1.17(p) is hereby authorized to be charged to Deposit Account No. 02-4377.

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	This l	Information Disclosure Statement is being filed under 37 C.F.R. §1.97(c), with a				
	staten	statement under, 37 C.F.R. §1.97(e) prior to either a final action or a notice of				
	allow	allowance. The undersigned hereby states that (check one):				
		each item of information contained in the information disclosure statement				
		was first cited in any communication from a foreign patent office in a				
		counterpart foreign application not more than three months prior to the filing				
		of the information disclosure statement.				
		no item of information contained in the information disclosure statement was				
		cited in a communication from a foreign patent office in a counterpart foreign				
		application, and, to the knowledge of the person signing the certification after				
		making reasonable inquiry, no item of information contained in the				
		information disclosure statement was known to any individual designated in				
		37 C.F.R. § 1.56(c) more than three months prior to the filing of the				
		information disclosure statement.				
	This	Information Disclosure Statement is being filed under 37 C.F.R. §1.97(d), with a				
	stater	statement under 37 C.F.R. §1.97(e), after a final action or a notice of allowance but				
	prior to payment of the issue fee. Payment for the fee required by 37 C.F.R. §1.17(p)					
	is her	reby authorized to be charged to Deposit Account No. 02-4377. The				
	under	undersigned hereby petitions that this Information Disclosure Statement be				
	consi	dered prior to issuance of the patent. The undersigned hereby states that (check				
	one):					
		each item of information contained in the information disclosure statement				
		was first cited in any communication from a foreign patent office in a				
		counterpart foreign application not more than three months prior to the filing				
		of the information disclosure statement.				
		no item of information contained in the information disclosure statement was				
		cited in a communication from a foreign patent office in a counterpart foreign				
		application, and, to the knowledge of the person signing the certification after				
		making reasonable inquiry, no item of information contained in the				
		information disclosure statement was known to any individual designated in				

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37 C.F.R. § 1.56(c) more than three months prior to the filing of the information disclosure statement.

	The references listed on the accompanying PTO-1449 were either cited by the			
	Examiner or previously submitted in parent application U.S. Serial No.			
	, filed Pursuant to 37 C.F.R. § 1.98(d), the references			
	are not required if the earlier application is identified and relied upon for an effective			
	filing date under 35 U.S.C. § 120 and therefore are not enclosed herewith.			

Co-Pending Application Disclosure

Applicants would like to bring to the attention of the Examiner the following copending patent applications, which are also listed on the accompanying PTO-1449:

Serial No.	Filing Date
10/622272	07/17/2003
10/892034	07/15/2004
11/327677	01/06/2006
11/446347	06/02/2006
10/891624	07/15/2004
10/785207	02/24/2004
11/946622	11/28/2007
10/633204	07/30/2003
11/031607	01/06/2005
11/250241	10/14/2005
12/016788	01/18/2008
12/134918	06/06/2008
12/134911	06/06/2008
12/136530	06/10/2008
12/367851	02/09/2009
12/444089	04/02/2009

Disclosure of Office Actions and Responses in Co-Pending Applications

Applicants would like to bring to the attention of the Examiner the following Office Actions issued in co-pending patent applications and Responses to Office Actions filed in such applications, which are also listed on the accompanying PTO-1449:

Serial No.	Date of Office Action or Response
10/622272	04/13/2007 Non-Final Office Action
10/622272	10/15/2007 Response to Non-Final Office Action
10/622272	01/30/2008 Non-Final Office Action
10/622272	04/28/2008 Response to Non-Final Office Action
10/622272	07/04/2008 Final Office Action
10/622272	11/21/2008 Response to Final Office Action
10/622272	01/22/2009 Non-Final Office Action
10/622272	4/22/2009 Response to Non-Final Office Action
10/622272	07/02/2009 Final Office Action
10/633204	04/04/2005 Non-Final Office Action
10/633204	10/07/2005 Response to Non-Final Office Action
10/633204	11/25/2005 Response to Non-Final Office Action
10/633204	03/22/2006 Response to Non-Final Office Action
10/633204	06/07/2006 Non-Final Office Action
10/633204	11/07/2006 Response to Non-Final Office Action
10/633204	06/02/2008 Final Office Action
10/633204	08/28/2008 Response to Final Office Action
10/633204	10/08/2008 Non-Final Office Action
10/633204	01/08/2009 Response to Non-Final Office Action
10/633204	04/17/2009 Final Office Action
10/785207	11/19/2007 Non-Final Office Action
10/785207	02/19/2008 Response to Non-Final Office Action
10/785207	05/14/2008 Final Office Action
10/785207	08/13/2008 Response to Final Office Action

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10/785207	09/22/2008 Non-Final Office Action
10/785207	12/18/2008 Response to Non-Final Office Action
10/785207	03/05/2009 Final Office Action
10/785207	05/28/2009 Response to Final Office Action
10/785207	08/11/2009 Non-Final Office Action
10/891624	04/10/2007 Non-Final Office Action
10/891624	10/03/2007 Response to Non-Final Office Action
10/891624	12/18/2007 Final Office Action
10/891624	04/07/2008 Response to Final Office Action
10/891624	07/24/2008 Non-Final Office Action
10/891624	10/22/2008 Response to Non-Final Office Action
10/891624	01/26/2009 Final Office Action
10/891624	04/23/2009 Response to Final Office Action
10/891624	08/06/09 Final Office Action
10/892034	01/29/2008 Non-Final Office Action
10/892034	06/17/2008 Response to Non-Final Office Action
10/892034	08/27/2008 Final Office Action
10/892034	01/27/2009 Response to Final Office Action
10/892034	04/08/2009 Non-Final Office Action
10/892034	07/02/2009 Response to Non-Final Office Action
11/327677	06/01/2009 Non-Final Office Action
11/250241	06/12/2009 Non-Final Office Action

This submission does not represent that a search has been made or that no better art exists and does not constitute an admission that the listed documents are material or constitute "prior art." If the Examiner applies the documents as prior art against any claim in the application and applicants determine that the cited documents do not constitute "prior art" under United States law, applicants reserve the right to present to the Office the relevant facts and law regarding the appropriate status of the documents.

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Applicants further reserve the right to take appropriate action to establish the patentability of the disclosed invention over the listed documents, should the documents be applied against the claims of the present application.

Applicants believe no additional fee is due in connection with this submission. However, if any additional fee is due, or if any overpayment has been made, the Commissioner is authorized to charge any such fee or credit any overpayment to our Deposit Account No. 02-4377.

Respectfully submitted,

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8/27/09